

1 BRIAN L. DAVIDOFF (SBN 102654)
BDavidoff@GreenbergGlusker.com
2 KEITH PATRICK BANNER (SBN 259502)
KBanner@GreenbergGlusker.com
3 GREENBERG GLUSKER FIELDS
CLAMAN & MACHTINGER LLP
4 1900 Avenue of the Stars, 21st Floor
Los Angeles, California 90067-4590
5 Telephone: 310.553.3610
Fax: 310.553.0687

6 Attorneys for Defendant G&G Productions, LLC
7 and Specially Appearing for Defendant Gabriele
Israilovici
8
9

10 **UNITED STATES BANKRUPTCY COURT**

11 **NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION**

12 CECCHI GORI PICTURES, a California
corporation; CECCHI GORI USA, INC., a
13 California corporation,

14 Debtors,

Bank. Case No.: 16-53499
(Jointly Administered with Case
No. 16-53500)

Chapter 11

15 CECCHI GORI PICTURES and CECCHI
16 GORI USA, INC.,

17 Plaintiffs,

18 v.

19 G&G PRODUCTIONS, LLC, a California
limited liability company, GABRIELE
ISRAILOVICI, an individual, GIOVANNI
20 NAPPI, an individual, VITTORIO CECCHI
GORI, an individual, and DOES 1-10

21 Defendants.
22
23
24
25

Adv. Case No. 17-05007

**EVIDENTIARY OBJECTIONS TO
DECLARATION OF ORI KATZ FILED
IN OPPOSITION TO ORDER TO SHOW
CAUSE RE PRELIMINARY
INJUNCTION AND IN SUPPORT OF
MOTION TO QUASH WRITS OF
ATTACHMENT**

Date: March 6, 2017

Time: 11:00 a.m.

Place: United States Bankruptcy Court
Courtroom 3020
280 South First Street
San Jose, California 95113-3099

Judge: Honorable M. Elaine Hammond

1 **TO THE HONORABLE M. ELAINE HAMMOND, UNITED STATES**
2 **BANKRUPTCY JUDGE, PLAINTIFFS, AND PLAINTIFFS' COUNSEL OF RECORD:**

3 Defendant G&G Productions, LLC and specially appearing Defendants Gabriele Israilovici
4 and Giovanni Nappi (collectively, "Defendants"), hereby submit their evidentiary objections to the
5 Declaration of Ori Katz ("Declaration") [Docket No. 9]. The sections below reference those
6 portions of the Declaration to which Defendants object.

7
8

<u>No.</u>	<u>Exhibit</u>	<u>Objection(s)</u>
1.	Exhibit C	Hearsay. FRE 802. The content of the Exhibit is improperly offered to prove its own truth.
2.	Exhibit G	FRE 604. An improper translation is provided.
3.	Exhibit H	Hearsay. FRE 802. The content of the Exhibit is improperly offered to prove its own truth.

15
16 February 20, 2017

17
18 GREENBERG GLUSKER FIELDS CLAMAN &
19 MACHTINGER LLP

20 By /s/ Brian L. Davidoff
BRIAN L. DAVIDOFF

21 Counsel for Defendant G&G Productions, LLC, and
22 Specially Appearing for Defendant Gabriele Israilovici

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Court Service List

ECF Noticed Parties